

JAN 1 9 2010

Timothy M. Hohl, Registered Agent MTampa Financing Company, LLC 14314 M Flores Avenue Teams, FL 33613

Dear Mr. Hohl:

The Federal Election Commission ("Commission"), the regulatory agency that administers and enforces the Federal Election Campaign Act of 1971, as amended ("the Act"), has ascertained information in the normal course of carrying out its supervisory responsibilities indicating that MTanapa Fluencing Computery, LLC ("MTanapa") may have violable the Ast. Specialization, it appears that information may have sands constitutions to Vera Buchman a campaign for Congress in the name of Testy Kulth Hauselli in the amount of \$8,600 in or about March 2008, and pensibly other Campaintions. She Title 2 of the U.S. Code ("Lid.C."), Section 441f.

The Commission's Office of the General Counsel is reviewing this information in connection with making a recommendation to the Commission as to whether there is reason to believe that MTampa violated the Act, an initial determination necessary to initiate an investigation into whether a violation has, in fact, occurred. See 2 U.S.C. Section 437g(a)(2). Before the General Counsel sudden such a recommendation, MTampa may provide in writing any factual or legal measurement test is believes are relevant to this minute. MTampa's substantiation, if it choses to make one, must be submitted within 15 days of manipt of this latter and addressed to the General Chansel's Office. Subsequently, the General Counsel's Office will present its recommendations to the Commission. Any response submitted by MTampa will be taken into account in these recommendations. The Commission will then consider the recommendations and, if the Commission finds that there is reason to believe MTampa violated the Act, initiate an enforcement matter regarding MTampa's role in connection with Terry Keith Howell's campaign contributions to Vern Buchanan's campaign for Congress that were paid for with funds from MTampa.

This matter will remain confidential in accordance with 2 U.S.C. Sections 437g(a)(4)(B) and 437g(a)(12)(A) unless it flumps nothing the Commission in welling that it wishes the matter to be unlike public. If it flumps intends to be represented by legal counse in this matter, please advise the Commission by completing the enclosed form stating the name, address and telephone number of such counsel, and authorizing such counsel to receive any notifications and other communications from the Commission.

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If you have any questions, please contact Jack Gould or Michael Columbo, the attorneys handling this matter, at (202) 694-1650 or tall free at 1-800-424-9530. Information is also available on the Commission's web site at <a href="https://www.fec.gov.">www.fec.gov.</a>

Sincerely,

Thomasenia P. Duncan

**General Counsel** 

BY: Ann Marie Terzaken

**Associate General Counsel for** 

Enforcement

Enclosures
Designation of Counsel
Procedures